1 2 3 4	KAUFMAN LLC ALAN H. KAUFMAN 445 Park Avenue New York, New York 10022 Telephone: 646-820-6550 Facsimile: 646-820-6568 Appearing Pro Hac Vice			
5 6 7 8 9	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations ROBERT J. STUMPF, JR., Cal. Bar No. 72851 rstumpf@sheppardmullin.com Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415-434-9100 Facsimile: 415-434-3947			
10	Attorneys for Plaintiff Suzanne D. Jackson			
11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14				
15	SUZANNE D. JACKSON,	Case No. CV 11-2753 JSW		
16	Plaintiff,	CENTRAL APPLONATION AND INDODOCEDE		
17	v.	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO PESPOND TO MOTIONS TO DISMISS		
18	WILLIAM FISCHER, JON SABES, STEVEN	RESPOND TO MOTIONS TO DISMISS AND TO REPLY; DECLARATION OF		
19	SABES, DAVID GOLDSTEEN, MARVIN SIEGEL, BRIAN CAMPION, LONNIE	ROBERT J. STUMPF IN SUPPORT THEREOF		
20	BOOKBINDER, CHETAN NARSUDE, MANI KOOLASURIYA, JOSHUA ROSEN,			
21	UPPER ORBIT, LLC, SPECIGEN, INC., PEER DREAMS INC., NOTEBOOKZ INC.,			
22	ILEONARDO.COM INC., NEW MOON LLC, MONVIA LLC, and SAZANI BEACH			
23	HOTEL,			
24	HOTEL,			
24 25	HOTEL,			
2324252627	HOTEL,			

1	<u>STIPULATION</u>			
2	Pursuant to Federal Rule of Civil Procedure Civil L.R. 6-1(b), 6-2, and 7-12, it is hereby			
3	stipulated by and between the parties, through their respective attorneys, that:			
4	WHEREAS, Plaintiff Suzanne Jackson ("Jackson") filed and served her First Amended			
5	Complaint on December 5, 2011;			
6	WHEREAS, Jackson and Defendants William Fischer, Upper Orbit LLC, Jon Sabes,			
7	Steven Sabes, Marvin Siegel, Mani Koolasuriya, Monvia LLC, Chetan Narsude and New Moon			
8	LLC ("Defendants") previously stipulated that Defendants' last day to answer or otherwise			
9	respond to the First Amended Complaint would be January 13, 2012;			
10	WHEREAS, Defendants requested an additional extension of time to answer or otherwise			
11	respond to the First Amended;			
12	WHEREAS, Plaintiff agreed to extend Defendants' time to answer or			
13	otherwise respond to the First Amended Complaint to January 27, 2012;			
14	WHEREAS, Defendants agreed that Plaintiff's opposition to the motions to			
15	dismiss would be due on or before February 24, 2012;			
16	WHEREAS, Jackson requested an additional extension of time to oppose the motions to			
17				
18	WHEREAS, Defendants agreed that Plaintiff's opposition to the motions to dismiss would			
19	be due on or before March 16, 2012;			
20	WHEREAS the parties further agreed that Defendants would have an extension of time to			
21	file replies on their motions to dismiss, such that they would be due on or before April 9, 2012;			
22	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED THAT, subject to			
23	the Court's approval, Plaintiff shall file and serve her opposition to Defendants' motions to			
24	dismiss on or before March 16, 2012, and Defendants shall file and serve their reply papers on or			
25	before April 9, 2012.			
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Case-4:111-cv-02753-95W Doocuneent80 Filled 02/22/12 Page330663

1	Dated: February 21, 2012	/s/ Robert J. Stumpf, Jr.	
2		Robert J. Stumpf, Jr. SHEPPARD MULLIN RICHTER & HAMPTON LLP	
3	Dated: February 21, 2012	Attorneys for Plaintiff Suzanne Jackson	
4	Dated. February 21, 2012	/s/ Peter C. McMahon Peter C. McMahon MCMAHON SEREPCA LLP	
5		Attorneys for Defendants William Fischer and Upper Orbit, LLC	
6	Dated: February 21, 2012	/s/ Tanya Herrera	
7		Tanya Herrera STEIN & LUBIN LLP	
8		Attorneys for Defendants Jon Sabes, Steven Sabes,	
9	Dated: February 21, 2012	and Marvin Siegel /s/ Tom Chia-Kai Wang	
10	·	Tom Chia-Kai Wang LAW OFFICES OF TOM CHIA-KAI WANG	
11		Attorneys for Defendants Chetan Narsude, Mani	
12		Kulasooriya, Monvia LLC, and New Moon LLC	
13	Filer's Attestation: Pursuant to General Order No. 45, Section X(B) regarding signatures, Robert		
14			
15			
16	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
17	Dated: February 22, 2012	Call Roll	
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19		The 1101. Unity 5. White	
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